EXHIBIT A

2	Request	Google's Response	Parties' Compromise Proposal	Court
3	RFP 189: All histograms	Google incorporates its General	<u>Joint</u> : The parties addressing this	
4	involving Chrome Incognito mode.	Objections as if set forth fully herein. Google further objects to	RFP separately in connection with RFP 166 in the "Dashboards"	
5		this request as overly broad and unduly burdensome because the	Data" dispute (P27).	
6		request is not limited in scope and seeks "[a]ll histograms involving		
7		Chrome Incognito mode." (emphasis added). As worded, this		
8		request is improper and in violation of Federal Rule of Civil		
9		Procedure 34(b)(1)(A), which requires that the propounding party		
10		"describe with reasonable particularity each item or category		
11		of items to be inspected." The request is not proportional to the		
12		needs of the case, and the burden of the proposed discovery		
13		outweighs any likely benefit. Subject to and without waiving the		
14		foregoing objections, Google responds as follows:		
15		Google will produce non- privileged, non-work product,		
16		relevant documents relating to histograms involving Chrome		
17		Incognito mode responsive to this Request to the extent such		
18		documents exist and have not already been produced, are within		
19		Google's possession, custody or control, and can be located		
20		following a reasonable search.		

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RFP 193: All financial calculations and related documents concerning how any changes to Incognito mode for Chrome may impact Google's revenue, including any changes from January 1, 2020 and continuing through the latest time for which any such calculations have been	Google incorporates its General Objections as if set forth fully herein. Google further objects to this request to the extent it is duplicative of Request for Production Nos. 170 and 180, and incorporates its objections and responses to those requests. Google further objects to this request as	Plaintiffs: This request seeks financial calculations and related documents concerning Incognito mode changes, including Google's valuation of the Incognito brand and any adjustments based on changes to Incognito. Google should produce these documents.	
made.	vague and ambiguous as to "financial calculations," "related documents," "any changes," "may impact," "revenue," and "the latest	This request also covers any	
	time for which any such calculations have been made." Google further objects to this	See, e.g., GOOG-CABR-00141923. Google has not	
	request as compound, overly broad, and unduly burdensome because the	produced these documents. If Google is willing to	
	request is not limited in scope and seeks all "financial calculations and related documents		
	concerning how any changes to Incognito mode for Chrome may impact Google's revenue" and "including any changes from		
	January 1, 2020 and continuing through the latest time for which any such calculations have been	Google: Google searched for and produced non-privileged documents responsive to this	
	made." (emphasis added). As worded, this request is improper and in violation of Federal Rule of	request pursuant to a negotiated agreement reached between the parties. After fulfilling its part of	
	Civil Procedure 34(b)(1)(A),	the agreement, and after the close of discovery, Plaintiffs for the first time seek documents	

2	Request	Google's Response	Parties' Compromise Proposal	Court
3		which requires that the propounding party	in response to this request. Although this request comes too	
4		"describe with reasonable particularity each item or category	late, Google has informed Plaintiffs that it is willing to	
5		of items to be inspected." The	discuss production of responsive, non-privileged documents related	
6		request is not proportional to the needs of the case, and the burden	to	
7		of the proposed discovery outweighs any likely benefit.		
8		Subject to and without waiving the foregoing objections, Google responds as follows:		
9		Google is willing to meet and		
10		confer with Plaintiffs regarding exactly what information they		
11		seek, the relevance of the information sought, and to		
12		determine whether it is possible to appropriately narrow the scope of this request.		
13	RFP 218: Documents	Google incorporates its General	Plaintiffs: Plaintiffs allege that	
14	sufficient to understand	Objections as if set forth fully	Google profits from its surreptitious collection of private	
15	Google's online and mobile advertising business,	herein. Google further objects to this request as vague and	browsing data, and information about Google's online business is	
16	including: A. How Google generates revenues and profits	ambiguous as to "sufficient to understand." Google further	relevant for damages purposes.	
17	from its online and mobile advertising business; B. How	objects to this request as compound, overly broad, and	To the extent that Google's unlawfully collected private	
18	Google promotes its advertising services to	unduly burdensome because the request is not limited in scope and	browsing data is used for its mobile advertising business, that	
19	potential advertisers; C. How Google promotes its services to	seeks all documents "Documents sufficient to understand Google's	information is similarly relevant.	
20	publishers; and D. How Google's advertisements are	online and mobile advertising business, including:" regarding the	Google claims overbreadth yet did not propose any reasonable	
21	priced.	information requested in the list of 4 sub-requests (A) through (D),	narrowing of this request. This request is narrowly limited to	
			3	ase No. 5:20-cy-03664-YGR-S

Request	Google's Response	Parties' Compromise Proposal	Court
	each of which is in itself	documents "sufficient to	
	compound, vague, ambiguous,	understand" Google's ads	
	overly broad, and unduly	business. In November 2021,	
	burdensome. For example, Google objects to this request as vague and	Google agreed to search for and produce responsive documents.	
	ambiguous as to "generates	Google has produced only three	
	revenues and profits," "online and	documents in response to this	
	mobile advertising business," and	RFP (and RFPs 219–220):	
	"promotes its advertising services		
	to potential advertisers." Google		
	further objects to this request as		
	compound due to the		
	Plaintiffs attempt to mask		
	approximately 4 new RFPs as one.		
	As worded, this request is not		
	proportional to the needs of the case, and the burden of the		
	proposed discovery outweighs any		
	likely		
	benefit.		
	Subject to and without waiving the		
	foregoing objections, Google	Google's production is deficient.	
	responds as follows:	For example, the three documents	
	Google will not produce	Google produced do not provide	
	documents in response to this	information about the range of	
	request.	prices that Google sets for	
		advertising. They similarly do not say anything about Google's	
		"revenues and profits."	
		revenues and profits.	
		Google should produce these	
		documents.	
		Google: When the parties met and	
		conferred in November 2021,	
		Plaintiffs were unable to	

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2	Request	Google's Response	Parties' Compromise Proposal	Court
3			substantiate the relevance of documents "sufficient to	
4			understand" two entire business units.	
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6			Although Google maintained its objection that this RFP was	
7			overbroad, it informed Plaintiffs that there is a plethora of public	
8			sources for documents that relate to Google's advertising services.	
9			Google also offered to look for and produce summary documents	
10			that it could reasonably find regarding the topic. That is what	
11			Google did.	
12			Plaintiffs have failed to show how a generalized understanding of	
13			these business units is relevant to this case. While meeting and	
14			conferring regarding this RFP, Plaintiffs were unable to identify	
15			the types of documents that they would consider to be "sufficient"	
16			in response to this request. To the extent Plaintiffs seek any	
17			additional documents beyond those that Google has located and	
18			produced upon a reasonable search, the associated burden with	
19			collecting and producing these documents outweighs any	
20			probative value.	
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Request	Google's Response	Parties' Compromise Proposal	Court
RFP 219: Documents	Google incorporates its General	Plaintiffs: Plaintiffs allege that	
concerning the drivers of	Objections as if set forth fully	Google profits from its surreptitious collection of private	
demand for Google's online and mobile advertising	herein. Google further objects to this request as vague and	browsing data, and information	
business, including surveys of	ambiguous as to "the drivers of	about Google's online business is	
advertisers and/or publishers;	demand," "online and mobile	relevant for damages purposes.	
market studies; market research reports; etc.	advertising business," and surveys of advertisers and/or publishers;	To the extent that Google's unlawfully collected private	
research reports, etc.	market studies; market research	browsing data is used for its	
	reports; etc." Google further	mobile advertising business, that	
	objects to this request as	information is similarly relevant.	
	compound, overly broad, and unduly burdensome because the	In November 2021, Google agreed to search for and produce	
	request is not limited in scope and	responsive documents. Google	
	seeks documents "concerning the	has produced only three	
	drivers of demand for Google's online and mobile advertising	documents in response to this RFP (and RFPs 219–220):	
	business," and "including surveys	Ki i (and Ki i s 219–220).	
	of advertisers and/or		
	publishers; market studies; market		
	research reports; etc." As worded, this request is improper and in		
	violation of Federal Rule of Civil		
	Procedure 34(b)(1)(A), which		
	requires that the propounding party		
	"describe with reasonable particularity each item or category		
	of items to be inspected." The		
	request is not proportional to the		
	needs of the case, and the burden		
	of the proposed discovery outweighs any likely benefit.	Google's production is deficient. None of these documents are	
	Subject to and without waiving the	"surveys of advertisers and/or	
	foregoing objections, Google	publishers," "market studies," or	
	responds as follows:	"market research reports"	
		"concerning the drivers of	

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2	Request	Google's Response	Parties' Compromise Proposal	Court
3		Google will not produce documents in response to this	demand for Google's online and mobile advertising business"	
4		request.		
5			Lastly, this request is not overbroad, and Google did not	
6			propose any reasonable narrowing of this request. But in	
7			the interest of compromise, Plaintiffs are willing to limit this	
8			request to documents concerning the drivers of demand for	
9			Google's online and mobile advertising business as it relates	
10			to private browsing.	
11			Google: When the parties met and conferred in November 2021,	
12			Plaintiffs were unable to substantiate the relevance of all	
13			documents concerning "the drivers of demand for Google's	
14			online and mobile advertising," and acknowledged that the	
15			request was overbroad (yet failed to offer a reasonable compromise	
16			in the four intervening months). Plaintiffs have not provided any	
17			reason that such documents are relevant to the case, but claimed	
18			that their experts had requested them.	
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20			Although Google maintained its objection that this RFP was	
21			overbroad and requested	
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Request	Google's Response	Parties' Compromise Proposal	Court
		documents that are not relevant to this case, Google offered to	
		search for and produce general documents regarding the drivers	
		of demand for Google's advertising services, to the extent	
		such documents could be found after a reasonable search. That is	
		what Google did.	
		Any probative value that could be	
		found in surveys, studies, and market research generally about	
		Google's advertising business is outweighed by the burden	
		associated with collecting such documents. Google has already	
		produced surveys, studies, and market research as they relate to	
		the key issues of this case, including Incognito mode, and	
		Google's privacy disclosures, to the extent such documents exist	
		and were found after a reasonable search.	
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RFP 220: Planning documents (e.g., business plans, marketing	Google incorporates its General Objections as if set forth fully	Plaintiffs: Plaintiffs allege that Google profits from its	
plans, management presentations) for Google's	herein. Google further objects to this request as vague and	surreptitious collection of private browsing data, and information	
online and mobile advertising business.	ambiguous as to "planning documents," "business plans,"	about Google's online business is relevant for damages purposes.	
	"marketing plans," "management presentations," and "online and	To the extent that Google's unlawfully collected private	
	mobile advertising business." Google further objects to this	browsing data is used for its mobile advertising business, that	

Request	Google's Response	Parties' Compromise Proposal	Court
	request as compound, overly	information is similarly relevant.	
	broad, and unduly burdensome	In November 2021, Google	
	because the request is not limited	agreed to search for and produce	
	in scope and seeks documents	responsive documents. Google	
	"Planning documentsfor	has produced only three	
	Google's online and mobile	documents in response to this	
	advertising business" and "e.g.,	RFP (and RFPs 219–220):	
	business plans, marketing plans, management presentations." As		
	worded, this request is improper		
	and in violation of Federal Rule of		
	Civil Procedure 34(b)(1)(A),		
	which requires that the		
	propounding party "describe with		
	reasonable particularity each item		
	or category of items to be		
	inspected." The request for		
	"planning documents" is not		
	relevant or proportional to the		
	needs of the case, and the burden		
	of the proposed discovery	Google's production is deficient.	
	outweighs any likely benefit.	None of these documents are	
	Subject to and without waiving the	planning documents, such as	
	foregoing objections, Google	"business plans, marketing plans,	
	responds as follows:	or management presentations" for	
	Google will not produce	Google's online and mobile	
	documents in response to this	advertising business. Google	
	request.	should produce these documents.	
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		Lastly, this request is not	
		overbroad, and Google did not	
		propose any reasonable	
		narrowing of this request. But in	
		the interest of compromise,	

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Request	Google's Response	Parties' Compromise Proposal	Court
		Google's online and mobile advertising business relating to private browsing.	
		Google: This RFP is facially overbroad as worded and not focused on the issues that are key to this case. Tellingly, when the parties met and conferred in November 2021, Plaintiffs were unable to substantiate the relevance of all "planning documents" related to Google's advertising business and acknowledged that the request was overbroad (yet, as with RFP 219, failed to propose a reasonable compromise). Plaintiffs have not provided any reason that such documents are relevant to the case, but claimed	
		that their experts had requested them. Although Google maintained its objection that this RFP was overbroad and requested documents that are not relevant to this case, Google offered to	
		search for and produce general documents regarding Google's advertising business. That is what Google did. Any probative value that could be found in Google's advertising planning documents is outweighed by the burden associated with collecting	
		such documents.	

Request	Google's Response	Parties' Compromise Proposal	Court
RFP 230: Documents sufficient to show all information accessible to team throughout the class period when searching for information responsive to subpoenas, including without limitation any information Google classifies as "unauthenticated" and any private browsing information.	Google incorporates its General Objections as if set forth fully herein. Google further objects to this request as vague and ambiguous as to "accessible," "information responsive to subpoenas," and "private browsing information." Google further objects to this request as compound, overly broad, and unduly burdensome because the request is not limited in scope and seeks documents "sufficient to show all information accessible when searching for information responsive to subpoenas[.]" As worded, this request is improper and in violation of Federal Rule of Civil Procedure 34(b)(1)(A), which requires that the propounding party "describe with reasonable particularity each item or category of items to be inspected." The request is neither relevant nor proportional to the needs of the case, and the burden of the proposed discovery outweighs any likely benefit. Google also objects to the extent that the request "to show all	Plaintiffs: Google should produce these relevant documents, limited to the class period and documents "sufficient to show." Alternatively, if Google is unwilling to produce those documents, it should admit that the private browsing information at issue in this lawsuit has throughout the class period been accessible to Google's when searching for information responsive to subpoenas. Google: Google has satisfied Plaintiffs' request and there is nothing further that Google can produce in response to this RFP. Google performed a reasonable search and did not locate any non-privileged documents that contain the information that Plaintiffs seek. Plaintiffs' alternative request that Google "admit" certain factual assertions is improper discovery on discovery, and in any event, is unnecessary where Google has already undertaken the requested search.	Court
	extent that the request "to show all information accessible" calls for the production of private and confidential information of third-party users without adequate	1	

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Request	Google's Response	Parties' Compromise Proposal	Court
	justification. Google further objects to this request because it seeks highly sensitive and personal information not relevant to establishing any party's claim or defense. Google further objects to this		
	request as seeking irrelevant information because it is not limited to Chrome users in the United States. For these reasons, Google will not produce documents in response to this request.		